

CROSS-COMPLAINT FOR DECLARATORY AND  
INJUNCTIVE RELIEF AND DAMAGES:

42 U.S.C. 1986, 18 U.S.C. 1964(a), 5 U.S.C. 552

Re: #2:14-CR-00027-NDF-2

FILED:  
U.S. DISTRICT COURT  
DISTRICT OF WYOMING

2014 JUN 25 PM 1 14

STEPHAN HARRIS, CLERK  
CHEYENNE

TO: Office of Presiding Judge (duly accredited)  
District Court of the United States ("DCUS")  
2120 Capitol Avenue, 2nd Floor  
Cheyenne 82001  
Wyoming, USA

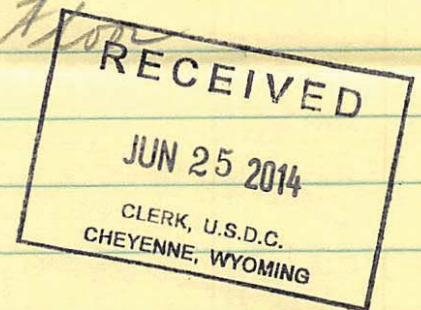
DATE: June 21, 2014 A.D.

Greetings Your Honor:

Comes now the United States (28 U.S.C. 1345)  
ex rel. Paul Andrew Mitchell, B.A., M.S.,  
Citizen of Washington State and Private  
Attorney General (18 U.S.C. 1964(a)), to petition  
this honorable DCUS for declaratory and  
injunctive relief and damages arising from:  
(a) neglect to prevent and failure to remedy  
multiple violations of equal protection of  
the Law, (b) multiple RICO "predicate acts,"  
and (c) multiple attempts to prevent discovery  
of documents properly requested under the  
Freedom of Information Act (5 U.S.C. 552).

JURISDICTION

This DCUS has original jurisdiction under  
18 U.S.C. 1964(a), 5 U.S.C. 552(a)(4)(B), and  
Federal questions arising under 42 U.S.C. 1985, 1986.





- 2 of 4 -

INCORPORATION OF DOCKET

So as to leave no doubt about the full extent, and severity, of all damages inflicted to date upon Relator, all entries in the Docket number supra are hereby incorporated by reference, as if set forth fully here without exception, "SEALED" or not "SEALED".

PARTIES

The United States expressly names Ms. Nancy Dell Freudenenthal as the first Civil Cross-Defendant, in addition to as yet unnamed Doss 1 thru 100, until such time as proper discovery shall justify the substitution of additional named Cross-Defendants for one or more Doss 1 thru 100.

PRELIMINARY ALLEGATIONS

Cross-Defendant Freudenenthal has repeatedly violated Relator's right to equal protection of the law chiefly by neglecting to prevent and failing to remedy multiple violations of: Article II, clauses 2 and 3 in the Constitution for the United States of America, as lawfully amended; 28 U.S.C. 453, 544, and 951; 5 U.S.C. 2104, 2903, 2906, 3331, 3332, 3333, and 5507; 44 U.S.C. 3501 et seq. and 3512; and, the implementing Regulation at 5 CFR 1320.5 in connection with the COUNTERFEIT U.S. Office of Personnel Management Standard Form 61 APPOINTMENT AFFIDAVITS

- 2 of 4 -



- 3 of 4 -

recently published at OPM's Internet website.

Relator claims a "Right to Inspect" all such SF-61 credentials for proper compliance with the Paperwork Reduction Act system, and a related right to ignore, and timely object to, all such forms which clearly fail to display a valid OMB control number and the paragraph citing 5 U.S.C. 2903 (Authority to administer). See Supremacy Clause.

3/21/2014

At a 2-hour hearing in the "criminal case" of USA v. Kild et al., Freidenthal ultimately apologized on the record for attempting to mis-characterize Relator's "credential investigation" as some sort of pathological obsession. Then, instead of repairing the damages caused by such obvious slander, e.g. by recusing herself for bias and prejudice, Freidenthal commenced to conspire with DoS 1 thru 100 to libel Relator as "delusional". The latter conspiracy is now evident in a "MOTION FOR PSYCHIATRIC OR PSYCHOLOGICAL EVALUATION" that was concealed from Relator; no NOTICE of any such MOTION was timely served on Relator; no NOTICE of any hearing on any such MOTION was ever served on Relator; and, Relator was never allowed to attend any hearing(s) on any such MOTION. Plain error!

Notice and hearing are the minimal, essential

- 3 of 4 - prerequisites of due process of law: see Fifth Amendment.

- 3 of 4 -



- 4 of 4 -

INITIAL REMEDIES

On behalf of Relator as a damaged Party, the United States ex rel. hereby requests a PRELIMINARY INJUNCTION barring Nancy Due Frudenthal from presiding any further on the "criminal" case of USA v. Hill et al.; and, a preliminary ORDER granting leave for Relator: to amend this CROSS - COMPLAINT with adequate technical assistance of Harris & Harris, P.C., and to proceed In Forma Pauperis with all reasonable attorney fees paid to Harris & Harris, P.C. by the United States (Federal government), pursuant to the "personal" option for Relator to proceed In Propria Persona under 28 U.S.C. 1654 (personally or by counsel) and 18 U.S.C. 1964(a) (Civil RICO liberally construed).

Thank you for your professional consideration.

Respectfully submitted June 21, 2014 A.D.,

Signed: Paul Andrew Mitchell (chosen name)

Printed: Paul Andrew Mitchell, B.A., M.S.

Citizen of Washington State, Parnell v. Roanoke;  
Relator In Propria Persona, 28 U.S.C. 1654;  
Private Attorney General, 18 U.S.C. 1964(a),  
Rotella v. Wood, 528 U.S. 549 (2000)

(Objectives of Civil RICO)

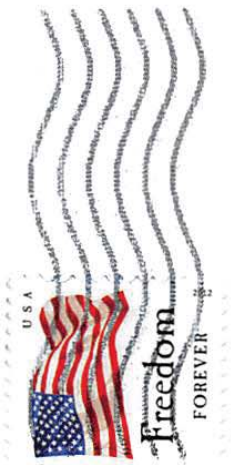
- 4 of 4 - All Rights Reserved (cf. VCC 1-308):  
Petition Clause is the Right conservative of all Rights!



INMATE NAME: Modelleski, M.P.  
SCOTTS BLUFF COUNTY DETENTION CENTER  
PO Box 130  
SCOTTS BLUFF, NE 69341-0130

#45396

NORTH PLATTE NE 691  
23 JUN 2014 PM 1 T



SBBCDC Disclaims Any Responsibility For  
The Nature of the Content of this Correspondence

LEGAL MAIL

TO:

Office of Presiding Judge  
District Court of the United States ("DCUS")

2120 Capital View, 2nd Floor

Chester, NE 68001-3658

Attn: USA

82001

820013658



ALL Rights Reserved  
(cf. Sec 1-308)